

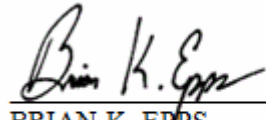
IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF GEORGIA
DUBLIN DIVISION

DANA M. HIGGINS,)
Plaintiff,)
v.) CV 114-099
CAROLYN W. COLVIN, Acting)
Commissioner of Social Security)
Administration,)
Defendant.)

O R D E R

Presently before the Court is a motion filed by Plaintiff titled “motion for seponea [sic]” in which Plaintiff lists the addresses of different doctors and his former lawyer at the administrative level. (Doc. no. 22.) Under a standing order in the Southern District, *pro se* litigants must explain, *ex parte*, in writing to the Court the necessity of the subpoena. In re Subpoenas, MC 496-006, doc. no. 1 (S.D. Ga. Jan. 16, 1996). Plaintiff’s motion does not explain the necessity for the subpoenas but rather simply lists addresses. Furthermore, review of a decision by the Commissioner of Social Security is usually solely based upon the transcript of the record and the pleadings. See 42 U.S.C. § 402(g). Accordingly, the Court **DENIES** Plaintiff’s “motion for seponea [sic].” (Doc. no. 22.)

SO ORDERED this 2nd day of December, 2014, at Augusta, Georgia.



BRIAN K. EPPS
UNITED STATES MAGISTRATE JUDGE
SOUTHERN DISTRICT OF GEORGIA